PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's o	r agent	s file reference	FOR FURTHER A	CTION See	Notification of Transmittal of International		
Fod3 im			, 0111 011111111	Preli	minary Examination Report (PCT/IPEA/416)		
International application No.		International filing date (day	/month/year)	Priority date (day/month/year)			
PCT/NO9	7/0007	7 4	12/03/1997		13/03/1996		
International	Patent	Classification (IPC) or na	tional classification and IPC				
A61K39/0)						
Applicant							
FODSTAD), Oys	tein et al.					

1. This in	ternatio	onal preliminary exam	ination report has been p	repared by this Int	ternational Preliminary Examining Authority		
and is	transm	itted to the applicant a	according to Article 36.				
2. This R	EPOR'	T consists of a total of	7 sheets, including this	cover sheet.			
⊠ TI	oic rop	ort is also accompanie	od by ANNEXES is she	ets of the descrip	tion, claims and/or drawings		
l w	hich ha	ve been amended an	id are the basis for this re	port and/or sheets	s containing rectifications made		
be	efore th	nis Authority (see Rule	70.16 and Section 607 o	f the Administrativ	ve Instructions under the PCT).		
Th							
Inese	These annexes consist of a total of 34 sheets.						
3. This re	port co	ontains indications rela	ating to the following items	s:			
	I St. Designative report						
,	Ø	Basis of the report					
"	□	Priority Non-petablishment of	of oninion with regard to n	ovelty inventive s	tep and industrial applicability		
l "		Lack of unity of inve		5 v 5 ky , 11 v 5 kk 1 v 5 v 5	top and made in a property		
l v		•		regard to novelty.	inventive step or industrial applicability;		
*	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
VI							
VII	\boxtimes	Certain defects in th	e international application				
VIII ⊠ Certain observations on the international applicatio			s on the international appl	ication			
Date of submission of the demand Date o				Date of completion of this report			
				2 0 05 09			

Date of submission of the demand	Date of completion of this report	Date of completion of this report		
09/10/1997	2 0. 05. 98			
Name and mailing address of the IPEA/	Authorized officer	STATE OF SMICHIGA		
European Patent Office D-80298 Munich Tel. (+49-89) 2399-0, Tx: 5236	Herrero, M	The state of the s		
Tel. (+49-89) 2399-0, Tx: 5236	Telephone No. (+49-89) 2399-8542	STATE STATE		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/NO97/00074

ı.	Bas	is of the report					
1.	resp	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):					
	Des	cription, pages:					
	1-32	!	as received on	10/03/1998	with letter of	09/03/1998	
	Clai	ms, No.:					
	1-13		as received on	10/03/1998	with letter of	09/03/1998	
2.	The	amendments have	resulted in the cancellat	ion of:			
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:	•			
3.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):						
4.	4. Additional observations, if necessary:						
	III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
Th or	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:						
		the entire internat	ional application.				
	×	claims Nos. 6-8.					
be	ecaus	se:					
	×	the said internatio	onal application, or the sa	aid claims Nos. 6-8 re	elate to the followi	ng subject matter which does	

not require an international preliminary examination (specify):

s e separate she t

could be formed.

the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion

no international search report has been established for the said claims Nos. .

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-8, 10, 13

No: Claims 9, 11

Inventive step (IS) Yes: Claims 1-8, 10, 13

No: Claims 9, 11

Industrial applicability (IA) Yes: Claims 1-5, 9-13

No: Claims 6-8 (?). See Section III

2. Citations and explanations

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

s separate she t

SECTION III

The subject-matter of Claims 6-8 does not require an international preliminary examination, as it relates to methods for treatment of the human or animal body by therapy (Rule 67.1(iv) PCT). For the assessment of the present claims 6-8 on the question whether they are industrially applicable, no unified criteria exist in the PCT. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subjectmatter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

SECTION V

- CITATIONS AND EXPLANATIONS 2.
- The following documents have been considered for the purposes of this report: 2.1
 - D1 = Lemoli, R.M. et al (1994) Bone Marrow Transplant 13:465-471 (Abstract)
 - D2 = Myklebust, A.T. et al (1994) Cancer Res. 54:209-214 (Abstract) [Cited in the application, cf page 30, reference 14]
 - D3 = Tecce, R. et al (1991) int. J. Cancer 49: 310-316 (Abstract)
 - D4 = WO 91/09058
 - D5 = Tonevitsky, A.G. et al (1986) Int. J. Cancer 37:263-273 (Abstract)
- 2.2 In view of the priority documents pertaining to the present application, the scientific publication by Kvalheim, G. et al (1996) J. Hematother. 5:427-436, cited in the search report under the P category, is not to be regarded as state of the art according to Rule 64 (1) PCT as the date of priority of 13.03.96 is validly claimed.

2.3 Relevant disclosures of the cited documents:

- D1 describes purging tumour cells from bone marrow; immunodepletion of neoplastic cells with immunotoxins directed toward the lymphoid-associated antigens CD30 and CD2 and containing saporin.
- D2 describes purging breast cancer cells from bone marrow with immunotoxins constructed as conjugates of monoclonal antibodies (MoAb) reactive with antigens abundantly expressed on human carcinoma cells and Pseudomonas exotoxin A.
- D3 describes purging autologous bone marrow prior to transplantation in patients suffering from monocytic leukemia with 2 monocytic-cell-lineage-specific immunotoxins constructed with saporin and 2 MoAbs of high specificity for circulating monocytes and M5b acute nonlymphoid leukemia (ANLL).
- D4 describes immunotoxins comprising the myelomonocytic specific MoAb 195 useful for purging ANLL from bone barrow, see e.g. page 9, lines 13-17; page 52, first full paragraph and page 130, lines 20-26.
- D5 describes purging murine erythroleukemic stem cells from bone marrow employing an immunotoxin comprising a conjugate of ricin-A-chain and MoAb MAE15 which binds to the surface of normal and neoplastic murine erythroid cells: a model for studies of bone-marrow transplantation therapy.
- 2.4 Novelty and inventive step (Article 33(2) and (3) PCT)
- (a) In the light of the supporting description and the available prior art, present Claims 1-8, 10 and 13 would appear to relate to novel and inventive subject-matter which accordingly satisfies the criteria set forth in Article 33(2) and (3) PCT.
 - In this regard, the hereby disclosed synergistic effect brought about by the combination of the immunotoxins denominated MOC31-PE and BM7-PE on the selective killing of human breast cancer cells in a cell population of a stem cell

transplant harvested from peripheral blood (see e.g. page 11, lines 1-31 and Table 4 on page 17), is considered a finding not obviously derivable from the available prior art.

Notwithstanding the above, the application does not satisfy the criteria set forth in (b) Art. 33(2) and (3) PCT because, under its present wording, the subject-matter of Claims 9 and 11 is not new in respect of prior art as defined in the regulations (Rule 64(1)-(3) PCT) and/or does not involve an inventive step (Rule 65(1)(2) PCT).

As presently characterized the immunotoxins claimed per se in Claim 9 as well as their use according to Claim 11, appear to be anticipated and/or rendered obvious by the related disclosures of D2 which, for the purpose of eliminating breast cancer cells from human bone marrow, analyses the effect of the combination of immunotoxins therein denominated MOC31-PE and NrLU10-PE.

SECTION VII

Although the corresponding indications of the Applicants in their reply letter of 09.03.98 have been taken into account, it is pointed out that no adequate evidence has still been provided suitable to ascertain whether the specific MoAbs referred to in the claims are in fact publicly available, e.g. deposited (i.e. the statements in page 15, lines 7-11 of the application as originally filed do not necessarily imply the free availability of the concerned antibodies).

SECTION VIII

The wording of independent Claim 1 is open to interpretation, contrary to Article 6 1. PCT. The claim should have more accurately characterized the two required immunotoxins, indicating, e.g., that each immunotoxin is composed of a conjugate between an antibody and a cell toxin, //... //, wherein one of the antibodies targets an (abundantly expressed) epitope of the antigen EGP2 expressed by the gene

GA733-2 and the other antibody is directed to an epitope of the antigen expressed by the genes MUC1, MUC2 or MUC3 or a combination of these...

- The above objection (Art. 6 PCT) also affects the broadly formulated independent 2. claims 9, 11 and 13, insofar as none of these claims unambiguously defines the nature of the two distinguishing specific immunotoxins required to carry out the invention.
- Moreover, in concordance with the underlying inventive concept, Claims 9 and 10 3. should have been directed to, e.g., "A preparation of two immunotoxins..." (see independent Claim 13). For the same reason Claim 11 should have been directed to the "Use of a preparation of two immunotoxins..."
- The arbitrary denominations MOC31, BM7, BM2, 12H12 and 595A6, do not 4. embrace any well recognized meaning and consequently the scope of Claims 2-5 and 10 is rendered unclear, contrary to Art. 6 (PCT) (see in this regard the comments on the above Section VII).
- The following appear to be clerical mistakes: 5.

Page 2, line 6: "initally"; page 3, line 10: "woth"; page 10, line 21 should read "are" instead of "is"; page 20, line 16: "intial"; page 28, line 19: "immuntoxin" and "th".

It appears that Claim 1 should have referred to gene GA733-2 (cf page 11, lines 23-24 and page 12. lines 4-5). Moreover, Claim 1 reads "Pseuctomonas", Claim 4 "anithodies" and Claim 5 "characterzied". Seemingly Claim 10 was meant to read 595A6 (see Claim 5) and Claim 13 should have been Claim 12.



PATENT COOPERATION TREATY

	Fr m the INTERNATIONAL BUREAU
PCT	To:
NOTIFICATION OF ELECTION (PCT Rule 61.2)	United States Patent and Trademark Office (Box PCT) Crystal Plaza 2 Washington, DC 20231 ETATS-UNIS D'AMERIQUE
Date of mailing (day/month/year) 23 October 1997 (23.10.97)	in its capacity as elected Office
International application No. PCT/NO97/00074	Applicant's or agent's file reference FOD £ TV
International filing date (day/month/year) 12 March 1997 (12.03.97)	Priority date (day/month/year) 13 March 1996 (13.03.96)
Applicant FODSTAD, Øystein et al	
1. The designated Office is hereby notified of its election made. X in the demand filed with the International Preliminal 09 October 19 in a notice effecting later election filed with the International Preliminal O9 October 19 The election X was was not made before the expiration of 19 months from the priority Rule 32.2(b).	ry Examining Authority on: 997 (09.10.97)
The International Bureau of WIPO	Authorized officer
34, chemin des Colombettes 1211 Geneva 20, Switzerland	1. Britel

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or	agent	s file reference	FOR FURTHER ACTION	See Notification of Transmittal of International	
Fod3 im			, 5,,,, 5,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Preliminary Examination Report (PCT/IPEA/416)	
International application No.			International filing date (day/month/year	r) Priority date (day/month/year)	
PCT/NO97/00074 12/03/1997			12/03/1997	13/03/1996	
International I	atent	Classification (IPC) or i	national classification and IPC		
A61K39/00)		•		
				•	
Applicant					
FODSTAD	, Oys	tein et al.			
		-			
1. This int	ernati	onal preliminary exa	mination report has been prepared by	this International Preliminary Examining Authority	
and is t	ransn	nitted to the applican	t according to Article 36.		
			Y - character to the section of the		
2. This RE	POR	T consists of a total	of 7 sheets, including this cover she	et.	
│ │	is ren	ort is also accompar	nied by ANNEXES, i.e., sheets of the	description, claims and/or drawings	
14/1	ich h	ava haan amended :	and are the basis for this report and/o	r sheets containing rectifications made	
be	fore t	his Authority (see Hu	lie 70.16 and Section 607 of the Admi	inistrative Instructions under the PCT).	
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3. This re	port c	ontains indications re	elating to the following items:	-	
1	Ø	Basis of the report	_		
ļ II		Priority	_		
111	\boxtimes	Non-establishment	of opinion with regard to novelty, inve	entive step and industrial applicability	
IV		Lack of unity of inv			
V	☒	Reasoned stateme	nt under Article 35(2) with regard to nations supporting such statement	novelty, inventive step or industrial applicability;	
VI		Certain documents	cited		
VII	\boxtimes	Certain defects in t	he international application	-	
VIII	\boxtimes	Certain observation	ns on the international application		
		,			
Date of sub	nissio	of the demand	Date of co	mpletion of this report	
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09/10/199	97			20, 00.	
Name and s	nailing	address of the IPEA/	Authorized	officer	
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		opean Patent Office	Herrero		
D-80298 Munich Tel. (+49-89) 2399-0, Tx: 523656 apmu d		· · · · · · · · · · · · · · · · · · ·	1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		
Fax: (+49-89) 2399-4465		Talephone	Talephone No. (-49-89) 2399-8542		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/NO97/00074

l.	Bas	is of the report	્.••				
1.	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):						
	Des	cription, pages:					
	1-32	2	as received on	10/03/1998	with letter of	09/03/1998	
	Clai	ms, No.:		,			
	1-13	3	as received on	10/03/1998	with letter of	09/03/1998	
2.	The	amendments hav	re resulted in the cancel	lation of:			
	u –	the description, the claims,	pages: Nos.:				
		the drawings,	sheets:				
3.		This report has b considered to go	een established as if (s beyond the disclosure	ome of) the amendmer as filed (Rule 70.2(c)):	nts had not been r	nade, since they have be	ən
4.	Ado	litional observation	ns, if necessary:				
111	. Noi	n-establishment d	of opinion with regard	to novelty, inventive	step and industr	ial applicability	
Tł or	ne qu	estions whether the industrially appli	he claimed invention ap cable have not been ex	pears to be novel, to in amined in respect of:	volve an inventive	e step (to be non-obvious) -	t ,
		the entire interna	ational application.			-	
	×	claims Nos. 6-8.					
be	ecaus	se:					
	Ø	the said internati	onal application, or the temational preliminary e	said claims Nos. 6-8 re examination (<i>specify</i>):	late to the following	ng subject matter which d	oes

	see separate sheet
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
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Rea	asoned statement under Article 35(2) with regard to novelty, inventive step or industrial plicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes:

Claims 1-8, 10, 13

No:

Claims 9, 11

Inventive step (IS)

Yes: (

Claims 1-8, 10, 13

No:

Claims 9, 11

Industrial applicability (IA)

Yes:

Claims 1-5, 9-13

No:

Claims 6-8 (?). See Section III

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see separate sheet

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see separate sheet

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see separat sh et

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EXAMINATION REPORT - SEPARATE SHEET

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(b) Notwithstanding the above, the application does not satisfy the criteria set forth in Art. 33(2) and (3) PCT because, under its present wording, the subject-matter of Claims 9 and 11 is not new in respect of prior art as defined in the regulations (Rule 64(1)-(3) PCT) and/or does not involve an inventive step (Rule 65(1)(2) PCT).

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SECTION VIII

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EXAMINATION REPORT - SEPARATE SHEET

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Page 2, line 6: "initally"; page 3, line 10: "woth"; page 10, line 21 should read "are" instead of "is"; page 20, line 16: "intial"; page 28, line 19: "immuntoxin" and "th".

CONTRACTOR OF THE PROPERTY OF

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